NEW BUSINESS 11-5-19 REFERRAL.

NEIGHBORHOOD AND COMMUNITY SERVICES STANDING COMMITTEE



OFFICE OF CONTRACTING AND PROCUREMENT

November 1, 2019

HONORABLE CITY COUNCIL:

The Purchasing Division of the Finance Department recommends a Contract with the following firm(s) or person(s):

6002450

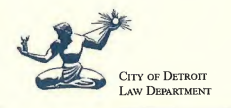
100% City Funding – To Provide Vehicle and Equipment Towing Services for GSD. – Contractor: Goch & Sons Towing, Inc. – Location: 750 S Deacon Street, Detroit, MI 48217 – Contract Period: Upon City Council Approval through October 31, 2021 – Total Contract Amount: \$100,000.00. GENERAL SERVICES

Respectfully submitted,

Boysie Jackson, Chief Procurement Officer Office of Contracting and Procurement

RY	COUNCIL	PRESIDENT	PRO TEM	SHEFFIELD
.,	COUNCIL	III	THO TENT	

RESOLVED, that Contract No. 6002450 referred to in the foregoing communication dated November 1, 2019, be hereby and is approved.



COLEMAN A. YOUNG MUNICIPAL CENTER 2 WOODWARD AVENUE, SUITE 500 DETROIT, MICHIGAN 48226-3437 PHONE 313*224*4550 FAX 313*224*5505 WWW.DETROITMI.GOV

November 1, 2019

Detroit City Council 1340 Coleman A. Young Municipal Center Detroit, Michigan

Re: Proposed Ordinance to Amend Chapter 33 of The 2019 Detroit City Code, Parks

and Recreation, by adding Division 5, Park naming procedures.

Honorable City Council:

Pursuant to the request of President Jones, the above-referenced ordinance is being submitted to Your Honorable Body for consideration. This proposed ordinance will amend Chapter 33 of the 2019 Detroit City Code, *Parks and Recreation*, by adding Division 5, *Park naming procedures*.

We are available to answer any questions that you may have concerning this proposed ordinance. Thank you for your consideration.

Tonja R. Long

Supervising Assistant Corporation Counsel

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SUMMARY

This proposed ordinance amends Chapter 33 of the 2019 Detroit City Code, *Parks and Recreation*, Article I, *Regulations for parks*, by adding Division 5, *Park naming procedures*, to include Section 33-1-81, *Definitions*, Section 33-1-82, *Park naming, renaming permitted; amenities reserved to the Department*, Section 33-1-83, *Official application form required*, Section 33-1-84, *Application; information required*, Section 33-1-85, *Duties of the Department*, 33-1-86, *Fee*, Section 33-1-87, *Department review of application*, Section 33-1-88, *Report; recommended action to be taken*, Section 33-1-89, *Public hearing*; notice, Section 33-1-90, *Authority of the City Council to deny, approve, or amend*, Section 33-1-91, *Resolution by the City Council authorizing the naming or renaming of a City park*, Section 33-1-92, *Park signage; payment required*, and Section 33-1-93, *Reservation of authority*, to establish a process to name or rename City parks.

CILL CLERK 2019 NOV 1 PH4:58

2	AN ORDINANCE to amend Chapter 33 of the 2019 Detroit City Code, Parks and
3	Recreation, Article I, Regulations for parks, by adding Division 5, Park naming procedures, to
4	include Section 33-1-81, Definitions, Section 33-1-82, Park naming, renaming permitted;
5	amenities reserved to the Department, Section 33-1-83, Official application form required, Section
6	33-1-84, Application; information required, Section 33-1-85, Duties of the Department, 33-1-86,
7	Fee, Section 33-1-87, Department review of application, Section 33-1-88, Report; recommended
8	action to be taken, Section 33-1-89, Public hearing; notice, Section 33-1-90, Authority of the City
9	Council to deny, approve, or amend, Section 33-1-91, Resolution by the City Council authorizing
10	the naming or renaming of a City park, Section 33-1-92, Park signage; payment required, and
11	Section 33-1-93, Reservation of authority, to establish a process to name or rename City parks.
12	IT IS HEREBY ORDAINED BY THE PEOPLE OF THE CITY OF DETROIT
13	THAT:
14	Section 1. Chapter 33 of the 2019 Detroit City Code; Parks and Recreation; Article I,
15	Regulations for Parks, by adding Division 5, Park naming procedures, consisting of Sections 33-
16	1-81 through 33-1-95, to read as follows:
17	CHAPTER 33. PARKS AND RECREATION
18	ARTICLE I. REGULATIONS FOR PARKS
19	DIVISION 5. PARK NAMING PROCEDURES
20	Sec. 33-1-81. Definitions.
21	For the purpose of this division, the following words and phrases shall have the meanings
22	respectively ascribed to them by this section:

BY COUNCILMEMBER :

1	Amenities means resources, conveniences, facilities or benefits offered to the general publi		
2	for their use, with or without charge, such as restrooms, information displays, public telephones		
3	rain shelters, and drinking fountains.		
4-	Applicant means a resident of the City that is at least 18 years old or a property owner.		
5	Department means the City's General Services Department.		
6	Radial feet means the measurement between two properties, measured as the shortes		
7	straight line connecting such properties, drawn irrespective of intervening property lines, rights		
8	of-way, or natural or built environment, and is measured from the perimeter of the park.		
9	Service area means the radius around the park based on the park's size.		
10	Sec. 33-1-82. Park naming, renaming, permitted; amenities reserved to the Department.		
11	(a) Parks located within, and under the jurisdiction of, the City may be named or		
12	renamed in accordance with this division.		
13	(b) The naming or renaming of amenities shall be reserved to the Department and		
14	approved or denied unilaterally, without submission to the City Council.		
15	Sec. 33-1-83. Official application form required.		
16	(a) Applications for the naming or renaming of City parks shall be provided by the		
17	Department and shall be made available on the Department's website.		
18	(b) The application shall state in bold face type the number of signatures required of		
19	those who own or occupy property within the service area for the proposed park naming or		
20	renaming, such number shall be determined by the Department and approved by resolution of the		
21	City Council.		
22	(c) No form other than that referenced in Subsection (a) of this section shall be		
23	accepted as a valid application.		

1	Sec. 33-1-84.	Application; information required.
2	<u>(a)</u>	An application to name or rename a City park shall be submitted to the Department.
3	<u>(b)</u>	The applicant shall provide, as an attachment to the application:
4	<u>(1)</u>	Information pertaining to the proposed naming or renaming, including the
5		historical, cultural or social significance of the naming or renaming;
6	(2)	Any statements of support or endorsements received from the owners or occupants
7		of the park's service area;
8	(3)	A summary of any public outreach conducted by the applicant, including outreach
9		to: neighborhood associations, Neighborhood Councils, Business District
10		Associations, and commercial property owners' groups.
11	(4)	Evidence indicating the physical characteristics of the park, which may include, but
12		is not limited to, maps or photographs of the park.
13	(5)	The required number of signatures, as determined by the Department, from
14		residents that reside within the service area of the park.
15	(6)	Proof of payment of the application fee as described in Subsection (c) of this
16		section.
17	<u>(c)</u>	A non-refundable application fee shall be charged for the administration,
18	processing, iss	suance, and enforcement of the application under this division, made payable to "City
19	Treasurer," an	ad submitted to the Department.
20	Sec. 33-1-85.	Duties of the Department.
21	(a)	The Department, upon receiving an application to name or rename a park shall
22	proceed accor	ding to the following:

1	(1)	where the Department determines that the application is complete as set forth in
2		Section 33-1-84 of this Code, the Department shall provide a report and
3		recommendation to the City Council in accordance with Section 33-1-88 of this
4		Code.
5	(2)	Where the Department determines the application is not complete as set forth in
6		Section 33-1-84 of this Code:
7		a. The Department shall provide to the applicant, in writing, within 30 days
8		of submission of the application, a description of what information is
9		needed to complete the application;
10		b. The applicant shall have 30 days after receipt of the notice of
11		incompleteness to complete the application and return it to the Department.
12		c. Failure to complete the application within the prescribed time shall result in
13		the forfeiture of the application fee.
14	(b)	The Department will notify the community of receipt of a completed application
15	for a naming	or renaming of a City park by publishing such information on its website and social
16	media forums	<u>.</u>
17	Sec. 33-1-86.	Fee.
18	(a)	In accordance with Section 9-507 of the Charter, a non-refundable fee shall be
19	required to pro	ocess the application to name or rename a park.
20	<u>(b)</u>	Fees shall be established based upon the size of the service area of the park and cost
21	of processing	the application.
22	(c)	After adoption of a resolution by the City Council and approval of the resolution
23	by the Mayor,	the fees that are provided for in Subsection (a) of this section shall be:

1	(1)	Published in a daily newspaper of general circulation and in the Journal of the City		
2		Council;		
3	(2)	(2) Made available at the Department and at the Office of the City Clerk; and		
4	(3)	Reviewed by the Director of the Department at least once every two years.		
5	Sec. 33-1-87.	Department review of the application.		
6	<u>(a)</u>	The Department shall use the following criteria when reviewing applications for		
7	the naming or	renaming of a park:		
8	(1)	A park may be given a name based on historical significance if it meets one of the		
9		following:		
10		a. The name is associated with a historically significant event or events		
11		reflecting broad patterns of Detroit's history;		
12		b. The name is associated with the lives of persons of citywide significance in		
13		the history of the City. Names requested for individuals may only be made		
14		after the individual has been deceased for at least five years, unless the		
15		individual meets the requirements of Subsections (a)(3) and (4) of this		
16		section, or at the discretion of the City Council or the Director of the		
17		Department.		
18		c. The name reflects a distinctive architectural or engineering achievement; or		
19		d. The name is related to an existing or proposed registered historic property		
20		or district.		
21	(2)	A park may be named for a person or non-profit entity that has been active for at		
22		least 50 years, when the entity's contribution to the City has been substantial and		
23	has had a positive impact on the community.			

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1	(3)	A park may be named for an individual or organization if that individual or
2		organization has made a significant direct property or monetary contribution to the
3		City, consistent with the City's relevant acceptance policies, for purposes of
4		developing the park and the naming is a stipulation of the donation.
5	(4)	Proposed names may be based on distinctive, predominant and defining, natural or
6		geological features of an area.
7	<u>(b)</u>	Upon receipt of a proposal requesting a park be renamed, the Department shall
8	investigate ar	nd consider the potential impact of the renaming, including the impact on current
9	names for the	park, buildings, and amenities.
10	Sec. 33-1-88.	Report; recommended action to be taken.
11	Follow	wing the review of the application, the Department shall submit a report of the
12	application fo	or naming or renaming to the City Council which shall include:
13	(1)	A copy of the application;
14	(2)	A summary of the Department findings regarding the name request;
15	(3)	A map of the park; and,
16	(4)	A recommendation to the City Council for action to be taken.
17	Sec. 33-1-89.	Public hearing; notice.
18	<u>(a)</u>	Upon receipt of the report from the Department, the City Council shall adopt a
19	resolution fix	ing the time and date for a public hearing.
20	<u>(b)</u>	Notice of the public hearing shall be:
21	(1)	Given to the City Clerk's Office and sent to all individuals within 300 radial feet
22		of the perimeter of the park; and

1	(2) Published in a newspaper of general circulation at least five days prior to the date
2	fixed for the hearing.
3	Sec. 33-1-90. Authority of the City Council to deny, approve, or amend.
4	City Council may at its discretion, approve, deny, or amend the naming or renaming
5	recommended by the Department.
6	Sec. 33-1-91. Resolution by the City Council authorizing the naming or renaming of a City
7	park.
8	Where an application for a park naming or renaming is approved by the City Council, a
9	certified copy of the resolution adopting the request shall be transmitted by the Office of the City
10	Clerk to the Department.
11	Sec. 33-1-92. Park Signage; payment required.
12	(a) After adoption of the resolution by the City Council, the Department shall collect
13	payment from the applicant for the cost of designing, producing, and installing the park sign.
14	(b) The Department shall erect the park sign within 45 days from the receipt of payment
15	of the installation fee.
16	Sec. 33-1-93. Reservation of authority.
17	(a) City Council reserves the authority to name or rename any park in accordance with
18	the requirements set forth in Section 33-1-87 of this Code, without Department action, by adoption
19	of a resolution.
20	(b) City Council reserves the authority to rename any park without Department action,
21	when the individual or entity a park was named for is deemed disreputable or is found to have
22	acted in a disreputable way.

Secs. 33-1-94--33-1-100. Reserved.

23

Section 2. This ordinance is hereby declared necessary to preserve the public peace,

2 health, safety, and welfare of the People of the City of Detroit.

Section 3. All ordinances, or parts of ordinances, that conflict with this ordinance are

4 repealed.

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Section 4. In the event this ordinance is passed by two-thirds (2/3) majority of City Council

Members serving, it shall be given immediate effect and become effective upon publication in

accordance with Section 4-118 of the 2012 Detroit City Charter. Where this ordinance is passed

by less than a two-thirds (2/3) majority of City Council Members serving, it shall become effective

on the thirtieth (30) day after enactment, or on the first business day thereafter, in accordance with

Section 4-118 of the 2012 Detroit City Charter.

Eurence J. Darcia

Approved as to form:

Lawrence T. García

Corporation Counsel